Attorney's Docket No.: 42390.P9736 **PATENT**

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION (FOR INTEL CORPORATION PATENT APPLICATIONS)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below, next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and

Ε

for which a pat	ent is sought on	the invention enti	itled			
METHOD AN			DIRECT ACCESS TO A PARA MOUS SUBSYSTEM	ALLEL ATA	DEVICE	
the specification	n of which				,	
<u>X</u>	or PCT	M/DD/YYYY) States Applicatio Γ International Ap	on Number plication Number MM/DD/YYYY) (if applicable)			
specification, ir know and do n America before country before was not in publi application, and certificate issue America on an	ncluding the clain of believe that the my invention the my invention the lic use or on saled that the inventied before the dat application filed	m(s), as amended to claimed invention of claimed invention of claims and the claims are the control of the cont	and the contents of the above-ind by any amendment referred to on was ever known or used in dor described in any printed properties of America more than one patented or made the subject con in any country foreign to the office of the country foreign to the office of a design patent application.	o above. I de the United Soublication in a cion, that the year prior to for an invento by United States ore than twe	tates of any same this r's es of	
		ose all informatior leral Regulations,	known to me to be material to Section 1.56.	o patentabilit	y as	
foreign applications any foreign app	tion(s) for patent	or inventor's cert nt or inventor's ce	e 35, United States Code, Sect ificate listed below and have a ertificate having a filing date be	Iso identified	below	
Prior Foreign Application(s)					Priority <u>Claimed</u>	
(Numbe	r)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	
(Numbe	r)	(Country)	(Foreign Filing Date - MM/DD/YYYY)	Yes	No	
(Numbe	r)	(Country)	(Foreign Filing Date -	Yes	No	

INTEL CORPORATION

Rev. 10/01/00 (D3 INTEL)

MM/DD/YYYY)

I hereby claim the benefit of provisional application(s) li		e, Section 119(e) of any United States		
Application Number	(Filing Date – MM/DD/Y	(Filing Date – MM/DD/YYYY)		
Application Number	(Filing Date – MM/DD/Y	(Filing Date – MM/DD/YYYY)		
application(s) listed below is not disclosed in the prior of Title 35, United States C known to me to be materia	and, insofar as the subject matter United States application in the mode, Section 112, I acknowledge I to patentability as defined in Title e available between the filing date	e, Section 120 of any United States of each of the claims of this application nanner provided by the first paragraph the duty to disclose all information a 37, Code of Federal Regulations, of the prior application and the national		
Application Number	(Filing Date – MM/DD/YYYY)	Status patented, pending, abandoned		
Application Number	(Filing Date – MM/DD/YYYY)	Status patented, pending, abandoned		
and Trademark Office cons Send correspondence to ZAFMAN LLP, 12400 Wils telephone calls to <u>John F</u>	nected herewith. John P. Ward (Name of Attorney or Agent) shire Boulevard 7th Floor, Los A	to transact all business in the Patent _, BLAKELY, SOKOLOFF, TAYLOR & angeles, California 90025 and direct 3) 720-8300.		
statements made on info statements were made w ire punishable by fine or	rmation and belief are believed ith the knowledge that willful fa imprisonment, or both, under S h willful false statements may j	wn knowledge are true and that all to be true; and further that these lse statements and the like so made Section 1001 of Title 18 of the United eopardize the validity of the		
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APPENDIX A

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APPENDIX B

Title 37, Code of Federal Regulations, Section 1.56 <u>Duty to Disclose Information Material to Patentability</u>

- (a) A patent by its very nature is affected with a public interest. The public interest is best served. and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclosure information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclosure all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made or record in the application, and
- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.